



**PUBLIC REQUEST TO ADDRESS  
THE BOARD OF SUPERVISORS  
COUNTY OF LOS ANGELES, CALIFORNIA**

**Correspondence Received**

MEMBERS OF THE BOARD

HILDA L. SOLIS  
HOLLY J. MITCHELL  
SHEILA KUEHL  
JANICE HAHN  
KATHRYN BARGER

			The following individuals submitted comments on agenda item:	
Agenda #	Relate To	Position	Name	Comments
28.		Favor	afsaneh karimi	



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28.		<b>Favor</b>	<b>Ana M Godoy</b>	<p>My name is Ana Godoy I am a resident in Supervisorial District 1 and I support the Healthy LA platform. This is a comment for Items 9, 20, 27, 28, 30, 32, 33, 34, 35.</p> <p>I support Item 9. I'm calling to enthusiastically support Agenda Item 9, the County motion to extend the County order providing eviction protections to millions of tenants across LA County. Despite the recent reopening of the state economy, tenants are still struggling to find work, access rental assistance, and pay full rent moving forward – the only sensible move is for the eviction protections to be extended while tenants continue to recover from this global pandemic. I urge the Board to extend the protections even further than the proposed September 30th date. I also ask the Board to continue banning evictions by a landlord who is attempting to move in. We are still recovering from the effects of this pandemic, and tenants should not be evicted so soon by comparatively wealthier landlords who have no problems displacing tenants during a global pandemic. At a minimum, landlords should not be able to displace vulnerable tenants and should pay relocation assistance to those that they do displace through eviction.</p> <p>Regarding Item 20: I appreciate all the hard work many county departments have put in to address housing affordability and renter stability. We don't think SB679 should change any of that important work. SB679 addresses the question of how we ADD to our collective efforts and bring the 88 cities together, with the County, using new tools and strategies to address housing affordability. LACAUSA will help bring together the fragmented affordable housing efforts across the county and help us create a comprehensive, holistic vision and approach to supporting low-income and working people. The Our Future coalition—a broad coalition of organizations committed to structural change in L.A. County-- urges the Supervisors to view SB679 not as competition but rather as a new tool, partner, and asset in the work to support low-income people across the entire county.</p> <p>I support Items 28, 32, 34. I urge you to take immediate action to ensure that all residents of LA County are able to access living wages and stable employment through LA County. We must also work to create an infrastructure that allows our most vital community businesses to thrive. Lastly, we must support economic recovery for all LA County residents, prioritizing those facing the greatest barriers to financial stability and economic mobility.</p> <p>I support and urge you to support Items 27, 30, 33, 35, and the entire Re-Imagine LA Platform. The county must adopt the Care First Vision. The Alternatives to Incarceration Workgroup, established by the County Board of Supervisors in 2019, rightly developed a "care first, jails last" vision, centering the needs of people and community-based resourcing over-incarceration and criminalization. But the current recommended 2021-2022 County budget does not reflect the Care First Vision. We need you to correct this and secure critical progress for our communities by adopting the Care First Budget.</p>
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		The following individuals submitted comments on agenda item:		
Agenda #	Relate To	Position	Name	Comments
28.		<b>Favor</b>	Andre Barrios	Immigrants make up a huge chunk of our workforce and should have access to the same type of jobs and job training as the rest of us in LA County.
			ayan ortega	I support Items 28, 32, 34. I urge you to take immediate action to ensure that all residents of LA County are able to access living wages and stable employment through LA County. We must also work to create infrastructure that allows our most vital community businesses to thrive. Lastly, we must support economic recovery for all LA County residents, prioritizing those facing the greatest barriers to financial stability and economic mobility.
			Cinthia Gonzalez	I urge you to take immediate action to ensure that all residents of LA County are able to access living wages and stable employment through LA County. We must also work to create infrastructure that allows our most vital community businesses to thrive. Lastly, we must support economic recovery for all LA County residents, prioritizing those facing the greatest barriers to financial stability and economic mobility.
			edna monroy	I support Items 28, 32, 34. I urge you to take immediate action to ensure that all residents of LA County are able to access living wages and stable employment through LA County. We must also work to create infrastructure that allows our most vital community businesses to thrive. Lastly, we must support economic recovery for all LA County residents, prioritizing those facing the greatest barriers to financial stability and economic mobility.
			Eldaah T Arango	
			Judy Branfman	I urge you to take immediate action to ensure that all residents of LA County are able to access living wages and stable employment through LA County. We must also work to create infrastructure that allows our most vital community businesses to thrive. Lastly, we must support economic recovery for all LA County residents, prioritizing those facing the greatest barriers to financial stability and economic mobility.
			JULIE M FREEMAN	This is another waste of taxpayer dollars which are needed for infrastructure.
			Kristian Cardenas	I urge you to take immediate action to ensure that all residents of LA County are able to access living wages and stable employment through LA County. We must also work to create infrastructure that allows our most vital community businesses to thrive. Lastly, we must support economic recovery for all LA County residents, prioritizing those facing the greatest barriers to financial stability and economic mobility.



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			The following individuals submitted comments on agenda item:	
Agenda #	Relate To	Position	Name	Comments
28.		Favor	Orlando A Martinez	I support Items 28, 32, 34. I urge you to take immediate action to ensure that all residents of LA County are able to access living wages and stable employment through LA County. We must also work to create infrastructure that allows our most vital community businesses to thrive. Lastly, we must support economic recovery for all LA County residents, prioritizing those facing the greatest barriers to financial stability and economic mobility.
			Prince Osemwengie	I urge you to take immediate action to ensure that all residents of LA County are able to access living wages and stable employment through LA County. We must also work to create infrastructure that allows our most vital community businesses to thrive. Lastly, we must support economic recovery for all LA County residents, prioritizing those facing the greatest barriers to financial stability and economic mobility.
			Ruby Rivera	I urge you to take immediate action to ensure that all residents of LA County are able to access living wages and stable employment through LA County. We must also work to create infrastructure that allows our most vital community businesses to thrive. Lastly, we must support economic recovery for all LA County residents, prioritizing those facing the greatest barriers to financial stability and economic mobility.
			Sean Tan	Los Angeles is home to many immigrants who contribute daily to County. This is a step forward in recognizing that anyone should be allowed to work in LA county regardless of citizenship.
			Silvia Marroquin	I urge you to take immediate action to ensure that all residents of LA County are able to access living wages and stable employment through LA County. We must also work to create infrastructure that allows our most vital community businesses to thrive. Lastly, we must support economic recovery for all LA County residents, prioritizing those facing the greatest barriers to financial stability and economic mobility.
			Waldo Gonzalez	I urge you to take immediate action to ensure that all residents of LA County are able to access living wages and stable employment through LA County. We must also work to create infrastructure that allows our most vital community businesses to thrive. Lastly, we must support economic recovery for all LA County residents, prioritizing those facing the greatest barriers to financial stability and economic mobility.
		Oppose	Anthony Pa	
			David R Pacheco	
			Gisela Kohagen	
			Nasdy Morales	You must provide proof of citizenship to work legally in the USA.



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Peter S Alamillo

The people of the people of the County of Los Angeles indeed have a right to know that their elected officials seek to undermine their interests and effectively subvert the rule of law. All County employees sign the same oath that all public officials, even the president of the United States of America, take upon entering into public service. This is obscene that the woke mob should try to bring their derangement into the logical order of government. Please see below.

8 U.S. Code § 1324 - Bringing in and harboring certain aliens

U.S. Code

Notes

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(a) Criminal penalties

(1)

(A) Any person who—

(i) knowing that a person is an alien, brings to or attempts to bring to the United States in any manner whatsoever such person at a place other than a designated port of entry or place other than as designated by the Commissioner, regardless of whether such alien has received prior official authorization to come to, enter, or reside in the United States and regardless of any future official action which may be taken with respect to such alien;

(ii) knowing or in reckless disregard of the fact that an alien has come to, entered, or remains in the United States in violation of law, transports, or moves or attempts to transport or move such alien within the United States by means of transportation or otherwise, in furtherance of such violation of law;

(iii) knowing or in reckless disregard of the fact that an alien has come to, entered, or remains in the United States in violation of law, conceals, harbors, or shields from detection, or attempts to conceal, harbor, or shield from detection, such alien in any place, including any building or any means of transportation;

(iv) encourages or induces an alien to come to, enter, or reside in the United States, knowing or in reckless disregard of the fact that such coming to, entry, or residence is or will be in violation of law; or

(v)

(I) engages in any conspiracy to commit any of the preceding acts, or

(II) aids or abets the commission of any of the preceding acts,

shall be punished as provided in subparagraph (B).

(B) A person who violates subparagraph (A) shall, for each alien in respect to whom such a violation occurs—

(i) in the case of a violation of subparagraph (A)(i) or (v)(I) or in the case of a violation of subparagraph (A)(ii), (iii), or (iv) in which the offense was done for the purpose of commercial advantage or private financial gain, be fined under title 18, imprisoned not more than 10 years, or both;

(ii) in the case of a violation of subparagraph (A)(ii), (iii), (iv), or (v)(II), be fined under title 18, imprisoned not more than 5 years, or both;

(iii) in the case of a violation of subparagraph (A)(i), (ii), (iii), (iv), or (v) during and in relation to which the person causes serious bodily injury (as defined in section 1365 of title 18) to, or places in jeopardy the life of, any person, be



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fined under title 18, imprisoned not more than 20 years, or both; and  
(iv)in the case of a violation of subparagraph (A)(i), (ii), (iii), (iv), or (v)  
resulting in the death of any person, be punished by death or imprisoned for  
any term of years or for life, fined under title 18, or both.  
(C)It is not a violation of clauses? [1] (ii) or (iii) of subparagraph (A), or of  
clause (iv) of subparagraph (A) except where a person encourages or  
induces an alien to come to or enter the United States, for a religious  
denomination having a bona fide nonprofit, religious organization in the  
United States, or the agents or officers of such denomination or organization,  
to encourage, invite, call, allow, or enable an alien who is present in the  
United States to perform the vocation of a minister or missionary for the  
denomination or organization in the United States as a volunteer who is not  
compensated as an employee, notwithstanding the provision of room, board,  
travel, medical assistance, and other basic living expenses, provided the  
minister or missionary has been a member of the denomination for at least  
one year.  
(2)Any person who, knowing or in reckless disregard of the fact that an alien  
has not received prior official authorization to come to, enter, or reside in the  
United States, brings to or attempts to bring to the United States in any  
manner whatsoever, such alien, regardless of any official action which may  
later be taken with respect to such alien shall, for each alien in respect to  
whom a violation of this paragraph occurs—  
(A)be fined in accordance with title 18 or imprisoned not more than one year,  
or both; or  
(B)in the case of—  
(i)an offense committed with the intent or with reason to believe that the alien  
unlawfully brought into the United States will commit an offense against the  
United States or any State punishable by imprisonment for more than 1 year,  
(ii)an offense done for the purpose of commercial advantage or private  
financial gain, or  
(iii)an offense in which the alien is not upon arrival immediately brought and  
presented to an appropriate immigration officer at a designated port of entry,  
be fined under title 18 and shall be imprisoned, in the case of a first or second  
violation of subparagraph (B)(iii), not more than 10 years, in the case of a first  
or second violation of subparagraph (B)(i) or (B)(ii), not less than 3 nor more  
than 10 years, and for any other violation, not less than 5 nor more than 15  
years.  
(3)  
(A)Any person who, during any 12-month period, knowingly hires for  
employment at least 10 individuals with actual knowledge that the individuals  
are aliens described in subparagraph (B) shall be fined under title 18 or  
imprisoned for not more than 5 years, or both.  
(B)An alien described in this subparagraph is an alien who—  
(i)is an unauthorized alien (as defined in section 1324a(h)(3) of this title), and  
(ii)has been brought into the United States in violation of this subsection.  
(4)In the case of a person who has brought aliens into the United States in  
violation of this subsection, the sentence otherwise provided for may be  
increased by up to 10 years if—  
(A)the offense was part of an ongoing commercial organization or enterprise;

				<p>(B)aliens were transported in groups of 10 or more; and</p> <p>(C)</p> <p>(i)aliens were transported in a manner that endangered their lives; or</p> <p>(ii)the aliens presented a life-threatening health risk to people in the United States.</p> <p>(b)Seizure and forfeiture</p> <p>(1)In general</p> <p>Any conveyance, including any vessel, vehicle, or aircraft, that has been or is being used in the commission of a violation of subsection (a), the gross proceeds of such violation, and any property traceable to such conveyance or proceeds, shall be seized and subject to forfeiture.</p> <p>(2)Applicable procedures</p> <p>Seizures and forfeitures under this subsection shall be governed by the provisions of chapter 46 of title 18 relating to civil forfeitures, including section 981(d) of such title, except that such duties as are imposed upon the Secretary of the Treasury under the customs laws described in that section shall be performed by such officers, agents, and other persons as may be designated for that purpose by the Attorney General.</p> <p>(3)Prima facie evidence in determinations of violations</p> <p>In determining whether a violation of subsection (a) has occurred, any of the following shall be prima facie evidence that an alien involved in the alleged violation had not received prior official authorization to come to, enter, or reside in the United States or that such alien had come to, entered, or remained in the United States in violation of law:</p> <p>(A)Records of any judicial or administrative proceeding in which that alien's status was an issue and in which it was determined that the alien had not received prior official authorization to come to, enter, or reside in the United States or that such alien had come to, entered, or remained in the United States in violation of law.</p> <p>(B)Official records of the Service or of the Department of State showing that the alien had not received prior official authorization to com</p>
		<b>Item Total</b>	<b>21</b>	
<b>Grand Total</b>			<b>21</b>	